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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/010,723	12/06/2001	Mark G. Allen	BVTP-P04-506	4309
7:	590 05/18/2005		EXAMINER	
AGNES S. LE	EE		THOMPSON, KATHRYN L	
ROPES & GRAY ONE INTERNATIONAL PLACE			ART UNIT	PAPER NUMBER
BOSTON, MA 02110-2624 3763				
			DATE MAIL ED: 05/19/200	e

DATE MAILED: 05/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/010,723	ALLEN, M	
Office Action Summary	Examiner	Art Unit	
	Kathryn L. Thompson	3763	
The MAILING DATE of this communication for Reply	nication appears on the cover sheet wi	th the correspondence addre	ess
A SHORTENED STATUTORY PERIOD IN THE MAILING DATE OF THIS COMMUN  - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this come if the period for reply specified above is less than thirty (1). If NO period for reply is specified above, the maximum serial Failure to reply within the set or extended period for reply any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	NICATION. Is of 37 CFR 1.136(a). In no event, however, may a rimunication. (30) days, a reply within the statutory minimum of third statutory period will apply and will expire SIX (6) MON by will, by statute, cause the application to become AE	reply be timely filed  ty (30) days will be considered timely.  ITHS from the mailing date of this common the mailing date of the common the	nunication.
Status			
1) Responsive to communication(s) fil	led on <u>17 <i>February 2005</i></u> .		
2a)⊠ This action is <b>FINAL</b> .	2b) ☐ This action is non-final.		
• • • • • • • • • • • • • • • • • • • •	n for allowance except for formal matt	•	nerits is
closed in accordance with the pract	tice under <i>Ex parte Quayle</i> , 1935 C.D	i. 11, 453 O.G. 213.	
Disposition of Claims			
4)  Claim(s) 1 and 49-72 is/are pending 4a) Of the above claim(s) is/a 5)  Claim(s) is/are allowed.  6)  Claim(s) 1, 49-72 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restrict to the subject to restrict the subject the subject to restrict the subject the s	are withdrawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the	he Examiner.		
10) The drawing(s) filed on is/are	e: a) ☐ accepted or b) ☐ objected to	by the Examiner.	
* * * * * * * * * * * * * * * * * * * *	ection to the drawing(s) be held in abeyar		4.4044.0
	ng the correction is required if the drawing		
11) The oath or declaration is objected to	to by the Examiner. Note the attached	J Office Action of form PTO	-152.
Priority under 35 U.S.C. § 119	•		
<ul><li>2. Certified copies of the priority</li><li>3. Copies of the certified copies</li></ul>	y documents have been received. y documents have been received in A s of the priority documents have been onal Bureau (PCT Rule 17.2(a)).	application No received in this National St	age
Attachment(s)			
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (		Summary (PTO-413) s)/Mail Date	
<ol> <li>Notice of Draftsperson's Patent Drawing Review (</li> <li>Information Disclosure Statement(s) (PTO-1449 of Paper No(s)/Mail Date</li> </ol>	· · · · · · · · · · · · · · · · · · ·	nformal Patent Application (PTO-1	52)

### **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 49, 54-66, 70, and 71 are rejected under 35 U.S.C. 102(b) as being anticipated by PCT WO 97/03718. Eicher et al teach a device for transporting a material across a biological barrier, the device comprising one or more microneedles having at least one substantially annular channel therethrough and having a length between about 1μm and 1mm and a diameter between about 1μm and 100μm and a substrate to which the one or more microneedles is attached wherein the substrate and/or the microneedles are formed from flexible materials to allow the device to fit the contour of the biological barrier (Figure 1).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 50-53 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eicher et al. Eicher et al does not disclose expressly that the diameter of the one or more microneedles is between about 10 µm and 30 µm, 20 µm and 50 µm, 30 µm and 100 µm, and wherein the diameter of the substantially annular channel is between about 3 µm and 80 µm. At the time the invention was made, it would have been an obvious matter of design choice to a person of ordinary skill in the art to make the measurements of the aforementioned diameters because Applicant has not disclosed that making microneedles with these specific measurements provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well.

Claims 67 and 68 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eicher et al in view of Gerstel et al (US 3,964,482). Eicher et al teaches all of the claimed limitations except the one or more microneedles including a non-biodegradeable polymer selected from polycarbonate, polymethacrylic acidm ethylenevinyl acetate, polytetrafluorethylene, and polyesters. Gerstel et al teach the one or more microneedles including a non-biodegradeable polymer selected from polycarbonate, polymethacrylic acidm ethylenevinyl acetate, polytetrafluorethylene, and polyesters. It would have been obvious to one with ordinary skill in the art to use the teachings of Gerstel et al to modify the invention of Eicher et al and include non-biodegradeable polymers as a material that the microneedles can be made of since non-biodegradeable polymers are notoriously well known in the art as possible materials from which medical devices can be fabricated.

Claim 69 is rejected under 35 U.S.C. 103(a) as being unpatentable over Eicher et al in view of Godshall et al (US 5,879,326). Eicher et al teaches all of the claimed limitations except wherein the one or more microneedles are formed by a micromachining technique. Godshall et al teach wherein the one or more microneedles are formed by a micromachining technique (Column 3, Lines 44-48). It would have been obvious to one with ordinary skill in the art to use the teachings of Godshall et al to modify the invention of Eicher et al to include that the microneedles are formed by a micromachining technique since micromachining is notoriously well known in the art as a method of fabrication for microneedles.

Claim 72 is rejected under 35 U.S.C. 103(a) as being unpatentable over Eicher et al in view of Godshall et al. Eicher et al discloses all of the claimed limitations except a transport control mechanism for generating an ultrasonic force gradient for causing the material to move across a biological barrier. Godshall et al does disclose a transport control mechanism for generating an ultrasonic force gradient for causing the material to move across a biological barrier (Column 2, Lines 7-16). It would have been obvious to one with ordinary skill in the art to use the teachings of Godshall et al to modify the invention of Eicher et al since according to Godshall et al the use of a transport control mechanism that generates an ultrasonic force gradient is used to increase the migration of the drug across the skin barrier and improve absorption.

# Response to Arguments

Applicant's arguments filed on February 17, 2005 have been fully considered but they are not persuasive. Applicant states that Eicher does not disclose that the substrate and/or microneedles are formed from flexible materials. Examiner respectfully disagrees. As is disclosed by Eicher in Column 4, Lines 12-30, "Materials which may be used to produce the container and the micro-pins include primarily thermoplastic materials...". Examiner contends that the broadly classified group of thermoplastic materials inherently include materials that are flexible. Even Applicant herself has admitted that, "materials commonly referred to as "plastic" may range from being extremely pliable..." in her response of February 17, 2005. Thus, Examiner maintains that Eicher does indeed disclose wherein the substrate and/or the microneedles are formed from flexible materials.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kathryn L. Thompson whose telephone number is 703-305-3286. The examiner can normally be reached on 8:30 AM - 6:00 PM: 1st Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nick Lucchesi can be reached on 571-272-4977. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KLT XX

NICHOLAS D. LUCCHESI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700